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701 Fifth Avenue Suite 6300			ART UNIT	PAPER NUMBER	
Seattle,, VA	98104-7092		2614		
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Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
Office Action Summary		09/674,355	TAKEDA ET AL.				
		Examiner	Art Unit				
		Trang U. Tran	2614				
Period fo	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
THE - Exte after - If the - If NC - Failt Any	ORTENED STATUTORY PERIOD FOR REPL MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a repl period for reply is specified above, the maximum statutory period or the toreply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be tir y within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	mely filed  ys will be considered timely.  In the mailing date of this communication.  ED (35 U.S.C. § 133).				
Status							
1)⊠	Responsive to communication(s) filed on 29 November 2004.						
2a)⊠	This action is <b>FINAL</b> . 2b) ☐ This	n is <b>FINAL</b> . 2b) This action is non-final.					
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims						
4)⊠ 5)□ 6)⊠	4) Claim(s) 1-17,19 and 20 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration.  5) Claim(s) is/are allowed.  6) Claim(s) 1-17,19 and 20 is/are rejected.  7) Claim(s) is/are objected to.						
Applicati	ion Papers						
9) The specification is objected to by the Examiner.							
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.							
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority ι	ınder 35 U.S.C. § 119						
a)[	Acknowledgment is made of a claim for foreign All b) Some * c) None of:  1. Certified copies of the priority document: 2. Certified copies of the priority document: 3. Copies of the certified copies of the priority application from the International Bureausee the attached detailed Office action for a list	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	ion No ed in this National Stage				
Attachmen	t(s)	•					
1) Notic	e of References Cited (PTO-892)	4) Interview Summary					
3) 🔲 Inforr	e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) r No(s)/Mail Date	Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate Patent Application (PTO-152)				

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#### **DETAILED ACTION**

## Response to Arguments

1. Applicant's arguments filed Nov. 29, 2004 have been fully considered but they are not persuasive.

In re pages 8-9, applicants argue that nowhere do Shanley II et al taken alone or in combination with Sano et al teach or suggest comparison of minimum signal level selected from among the color channel reference signals and a fixed reference signal level.

In response, the examiner respectfully disagrees. Shanley, II et al discloses in col. 3, lines 35-42 that "The system of FIG. 1 also includes a keyed sampling comparator 55 arranged in a closed automatic brightness and beam current limiting control loop as follows. A signal input of comparator 55 senses the **low level blue (b)** signal output of matrix 18, and a reference input of comparator 55 senses both a brightness determinative reference voltage and a beam current control voltage as will be discussed". From above passage, it is clear that the comparator 55 compares a minimum signal level (low level blue (b) signal output of matrix 18) selected from among the color channel reference signals (blue signal output of matrix 18) and a fixed reference signal level (a reference input of comparator 55) as required by the claimed invention.

## Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

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A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

3. Claims 9-10 and 13-15 are rejected under 35 U.S.C. 102(b) as being anticipated by Shanley, II et al. (US Patent No. 4,295,166).

In considering claim 9, Shanley, II et al. discloses all the claimed subject matter, note 1) the claimed a minimum signal detector for detecting a minimum signal level from among a plurality of color channel reference signals, a comparator that compares said minimum signal level with a fixed voltage reference signal and generates a corresponding output, and an additive feedback coupling of said comparator output signal and each of said color channel reference signals is met by a keyed sampling comparator 55 arranged in a closed automatic brightness and beam current limiting control loop (Fig. 1, col. 3, line 35 to col. 4, line 58).

In considering claim 10, the claimed comprising a brightness control circuit for adjusting the video signal brightness level by manual adjustment of said color channel reference signals, wherein said additive feedback coupling of said comparator output signal is coupled through said brightness control circuit is met by the brightness determinative D.C. level of each of the r, g, b signals can be varied by varying the levels of the signals applied to the reference signal input of comparator 55 (col. 3, lines 42-66).

Claim 13 is rejected for the same reason as discussed in claim 9

Claim 14 is rejected for the same reason as discussed in claim 9.

Claim 15 is rejected for the same reason as discussed in claim 9.

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## Claim Rejections - 35 USC § 103

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 1, 8, 11-12, 16-17 and 19-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sano et al. (US Patent No. 5,400,086) in view of Shanley, II et al. (US Patent No. 4,295,166).

In considering claim 1, Sano et al. discloses all the claimed subject matter, note 1) the claimed for a plurality of color channels, a control circuit and clamping circuit for generating a color channel reference signal and controlling a color channel video signal for each color channel, and a brightness limitation circuit coupled to receive the color channel reference signal from each of the color channels and coupled to provide a feedback signal to regulate a brightness level of each video signal according to a comparison of a signal level selected from among the color channel reference signals and a fixed reference signal level is met by the comparisons 59R, 59G and 59B (Fig. 21, col. 16, line 18 to col. 17, line 5).

However, Sano et al explicitly do not disclose the claimed a comparison of a minimum signal level selected from among the color channel reference signals and a fixed reference signal level.

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Shanley, II et al teach that a signal input of comparator 55 senses the low level blue (b) signal output of matrix 18, and a reference input of comparator 55 senses both a brightness determinative reference voltage and a beam current control voltage as will be discussed (Fig. 1, col. 3, lines 34-68).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the low level blue (b) signal output as taught by Shanley, II et al into Sano et al's system in order to maintain beam limiting capability when normal operation of the control circuit is disrupted.

In considering claim 8, the claimed wherein each said control circuit includes an adder circuit coupled in the signal path of the corresponding color channel video signal, and wherein a feedback signal from said clamping circuit, generated according to the color channel video signal and the color channel reference signal, is coupled as input to the adder circuit is met by the adding circuits 56 R, 56G and 56 B (Fig. 21, col. 16, lines 18-38) of Sano et al.

In considering claim 11, Sano et al. discloses all the claimed subject matter, note 1) the claimed a plurality of color channel control means each coupled to receive as input a respective color channel video signal and color channel reference signal and to generate a respective adjusted color channel video signal and adjusted color channel reference signal is met by the brightness control by adding circuits 56R, 56G, and 56B, or 58R, 58B and 58G (Fig. 21, col. 16, lines 18-31), 2) the claimed a plurality of clamping means, each clamping means corresponding to a respective color channel control means and coupled to receive as input the respective adjusted color channel

video signal and adjusted color channel reference signal and to produce a corresponding clamping feedback signal is met by the clamp circuits of the level compensation circuit (Figs. 21, 22 and 37, col. 16, lines 32-38 and col. 26, lines 5-61), 3) the claimed a brightness limitation means coupled to receive the adjusted color channel reference signal from each color channel control means to produce a corresponding brightness feedback signal is met by the brightness control circuit or the white balance control circuit 33 (Fig. 21, col. 16, line 32 to col. 37, line 5), and 4) the claimed wherein each said color channel control means includes a first adder in path of the color channel video signal, to which said clamping feedback signal is coupled, and a second adder in the path of the color channel reference signal, to which said brightness feedback signal is coupled is met by the brightness control by adding circuits 56R, 56G, and 56B, or 58R, 58B and 58G (Fig. 21, col. 16, lines 18-31).

However, Sano et al explicitly do not disclose the claimed brightness feedback signal based on a detection of a minimum signal level from among the plurality of adjusted color channel reference signals.

Shanley, II et al teach that a signal input of comparator 55 senses the low level blue (b) signal output of matrix 18, and a reference input of comparator 55 senses both a brightness determinative reference voltage and a beam current control voltage as will be discussed (Fig. 1, col. 3, lines 34-68).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the low level blue (b) signal output as taught by

Shanley, II et al into Sano et al's system in order to maintain beam limiting capability when normal operation of the control circuit is disrupted.

Claim 12 is rejected for the same reason as discussed in claim 1.

Claim 16 is rejected for the same reason as discussed in claim 11.

Claim 17 is rejected for the same reason as discussed in claim 11 and further the claimed a brightness circuit coupled to the brightness limitation circuit for each of the color video channels and configured to generate a user-adjustable brightness limitation signal to the second adder in each of the plurality of color channel control circuits is met by the white balance control circuit 33 (Figs. 14 and 16, col. 11, line 50 to col. 13, line 14 and col. 23, lines 12-16).

Claim 19 is rejected for the same reason as discussed in claim 11.

Claim 20 is rejected for the same reason as discussed in claim 11.

6. Claims 2-7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sano et al. (US Patent No. 5,400,086) in view of Shanley, II et al. (US Patent No. 4,295,166), and further in view of Okada (US Patent No. 4,489,349).

In considering claim 2, Shanley, II et al discloses all the claimed subject matter, note 1) the claimed wherein the brightness limitation circuit comprises a minimum detection circuit for detecting and outputting a minimum signal level from amongst the color channel reference signals, and a comparator having as inputs said fixed reference signal level and said minimum signal level, and producing said feedback signal as output is met by Fig. 1, col. 3, lines 34-68 of Shanley, II et al. However, the combination of Sano et al and Shanley, II et al explicitly do not disclose the claimed wherein the

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brightness limitation circuit comprises a minimum detection circuit formed with diodes for detecting. Okada teaches that the matrix circuit 130 provides decoded primary color signals R, G, and B to the cathodes 150R,150G, and150b and also to a minimum value detecting circuit 180, which here includes diodes having their cathodes connected to the cathodes 150R, 150G, and 150B of the cathode ray tube 150 and having their anodes connected to a peak detecting circuit 190 (Fig. 13, col. 10, line 67 to col. 11, line 12).

Therefore, it would have been obvious to one ordinary skill in the art at the time of the invention to incorporate the diode as taught by Okada into the combination of Sano et al and Shanley, II et al's system in order to accurately detecting the minimum level of the color channels.

In considering claim 3, the claimed wherein said comparator is coupled to receive said minimum signal level at its negative input and said fixed reference signal level at its positive input is met by the comparisons 59R, 59G and 59B (Fig. 21, col. 16, line 18 to col. 17, line 5 of Sano et al).

In considering claim 4, the claimed wherein each said control circuit includes a plurality of adders coupled in the signal path of the corresponding color channel reference signal, and wherein said feedback signal is coupled as input to one of said adders is met by the brightness control by adding circuits 56R, 56G, and 56B, or 58R, 58B and 58G (Fig. 21, col. 16, lines 18-31 of Sano et al).

In considering claim 5, the claimed wherein said feedback signal is coupled from the brightness limitation circuit to the control circuit by way of a brightness control circuit which enables manual brightness adjustment of the color channels is met by the

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brightness determinative D.C. level of each of the r, g, b signals can be varied by varying the levels of the signals applied to the reference signal input of comparator 55 (col. 3, lines 42-66 of Shanley, II et al).

In considering claim 6, the claimed wherein said brightness control circuit incorporates an adder for combining the feedback signal with a manual brightness adjustment signal is met by is met by the gain controlled amplifier 24 (Fig. 1, col. 3, lines 42-66 of Shanley, II et al).

In considering claim 7, the claimed further including at least one cut-off adjustment circuit coupled to provide input to a respective adder in the signal path of the color channel reference signal in each control circuit is met by the level compensation circuit for cut-off adjustment 11R, 11G and 11B (Fig. 1, col. 2, lines 28-45 of Sano et al).

#### Conclusion

7. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

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the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Trang U. Tran whose telephone number is (571) 272-7358. The examiner can normally be reached on 8:00 AM - 5:30 PM, Monday to Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John W. Miller can be reached on (571) 272-7353. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

TT TT May 25, 2005

JOHN MILLER
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